## UNITED STATES DISTRICT COURT DISTRICT OF VERMONT

KSENIIA PETROVA,	)
Petitioner,	) Case No. 2:25-cv-00240-CR
U.S. DEPARTMENT OF HOMELAND SECURITY; KRISTI NOEM, Secretary of the U.S. Department of Homeland Security, in her official capacity; THERESA MESSIER, Superintendent, Chittenden Regional Correctional Facility, in her official capacity,	) ) PETITIONER'S MOTION ) FOR LEAVE TO FILE ) AMENDED PETITION FOR ) WRIT OF HABEAS CORPUS ) AND COMPLAINT FOR ) DECLARATORY AND ) INJUNCTIVE RELIEF )
Respondents.	) )

Pursuant to Rule 15(a)(2) of the Federal Rules of Civil Procedure, Petitioner Kseniia Petrova respectfully moves this Court for leave to file the attached Amended Petition for a Writ of Habeas Corpus and Complaint for Declaratory and Injunctive Relief ("Amended Complaint"). In support, Petitioner states the following:

- 1. Rule 15(a)(2) provides that "[t]he court should freely give leave [to amend] when justice so requires."
- 2. The original complaint, filed on February 23, 2025, asserted habeas corpus jurisdiction under 28 U.S.C. § 2241 and 8 U.S.C. § 1252(e)(2), which authorizes habeas corpus proceedings to challenge expedited removal orders. Because the government initially claimed that Petitioner had been subjected to an expedited removal order, the complaint requested the limited habeas relief available under 8 U.S.C. § 1252(e)(4)(b).

3. The government has since conceded that no expedited order of removal was ever issued against Petitioner. Such concession provides Petitioner with additional

rights, remedies, and relief, and necessitates amendment of the original petition.

4. Further, Petitioner seeks to allege three new counts based on CBP's violation of

the Freedom of Information Act (FOIA).

5. Allowing Petitioner to file the Amended Complaint would serve justice and

promote judicial efficiency. There would be no substantial or undue prejudice,

bad faith, undue delay, or futility.

WHEREFORE, Petitioner respectfully requests that this motion be granted.

Local Rule 7(a)(7) Certification

Pursuant to Local Rule 7(a)(7), Petitioner's counsel has made a good faith effort to obtain the opposing party's consent to the requested relief. Respondents' counsel has indicated that Respondents oppose this motion.

Dated: May 22, 2025

/s/ Brian Scott Green

Brian Scott Green Law Office of Brian Green 9609 S University Boulevard #630084 Highlands Ranch, CO 80130 (443) 799-4225

briangreen@greenusimmigration.com

Respectfully submitted,

/s/ Gregory Romanovsky\*

Gregory Romanovsky

Romanovsky Law Offices

12 Marshall Street

Boston, MA 02108

(617) 787-0000

gr@romanovskylaw.com

\*Admitted pro hac vice

Attorneys for Petitioner

2

## **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing Motion for Leave to File Amended Complaint filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing.

Dated: May 22, 2025 By: <u>/ s / Gregory Romanovsky</u>

Gregory Romanovsky